United States District Court Central District of California

| UNITED STATES OF AMERICA vs. | | Docke | et No. | CR 08-900-A1 | BC | | |
|------------------------------|--|---|---------------------|-----------------|------------------|------------|----------------|
| Defendant | Mauricio Pantoja Morales | Social | Security No. U | J n k | n | | |
| akas: | • | | 4 digits) | | <u>—</u> | | |
| | JUD | GMENT AND PROBATION/CO | MMITMENT (| ORDER | | | |
| | | | | | | | |
| In th | ne presence of the attorney fo | the government, the defendant ap | neared in nerson | on this date | MONTH Nov. | DAY 17. | YEAR 2008 |
| m u | te presence of the attorney to | the government, the detendant ap | peared in person | on this date. | 1107. | | 2000 |
| COUNSEL | X WITH COUNSEL _ | | Guy Iversen, | | | | |
| PLEA | V CITI TV and the count | being satisfied that there is a factu | (Name of Cou | _ | NOLO | | Nom |
| PLEA | A GOILTY, and the coun | being satisfied that there is a factu | ai basis for the pi | | NOLO NTENDERI | <u> </u> | NOT GUILTY |
| FINDING | | ct of X GUILTY, defendant has | | _ | | | |
| | illegal alien found in the Un Information. | ited States following deportation, i | in violation of 8 I | USC 1326(a), | as charged i | n ct. 1, c | of the |
| JUDGMENT | The Court asked whether de | efendant had anything to say why ju | | | | | |
| AND PROB/ COMM | = | r appeared to the Court, the Court ac pay to the United States a Sp | | | - | | |
| ORDER | Pursuant to Section 5E1.2 | e(e), of the Guidelines, all fines a | | | | | |
| | the ability to pay a fine. | | | | | | |
| | | Reform Act of 1984, it is the judge isons to be imprisoned for a term of | | t that the defe | endant is her | eby con | nmitted to the |
| • | months, on ct. 1, of the Inf | ormation. Upon release from in | nprisonment, th | | _ | | _ |
| | | , of the Information, under the f the US Probation Office and Ge | • | | | | |
| conditions that | t the defendant shall not co | mmit another federal, state or lo | ocal crime; 2) th | ne defendant | shall refrai | n from | |
| | | The defendant shall submit to 1 elease and at least 2 period drug | • | • | | | Officer not |
| o exceed 8 tes | sts per month; 3) the defendant | lant shall comply with the Imm | igration rules a | nd regulation | ns of the Un | ited Sta | ates, and if |
| | | arily or involuntarily, not reente while residing outside of the U | | | | | |
| any custody of | r any reentry to the Untied | States during the period of Cou | rt-ordered supe | rvision, the c | defendant sl | hall rep | ort for |
| | | ocated at the US Courthouse, 3 ction of a DNA sample from the | | | | | |
| | | dant has waived certain appeala | | | | | |
| Y 1100 | | | | 0. 1.10 | 11.1 | 4 | |
| | | rvision imposed above, it is hereby imposed. The Court may change to | | | | | |
| | nd at any time during the super a violation occurring during | ervision period or within the maxim | num period permi | itted by law, n | nay issue a v | varrant a | and revoke |
| super vision 10 | . a violation occurring dufing | are supervision period. | | | | | |
| | | | | | | | |
| Nov | rember 20, 2008 | (| luare 1 | ? Cal | in | | |
| Date | | U. S. District | Judge/Magistrat | e Judge | | | |

| | Case 2:08-cr-00900-ABC Document | 28 Filed | 11/20/08 | Page 2 of 4 | Page ID #:79 |
|--|--|---|--|---|--|
| USA | vs. Mauricio Pantoja Morales | D | ocket No.: | CR 08-900-AB | С |
| It is o | ordered that the Clerk deliver a copy of this Judgment and F | Probation/Com | | | urshal or other qualified officer. |
| | November 20, 2008 By Filed Date | Daphne Alex Deputy Clerk | | | |
| The o | defendant shall comply with the standard conditions that ha | PROBATION | AND SUPI | ERVISED RELE | ASE |
| 3. 4. 6. 8. | While the defendant is on probation. The defendant shall not commit another Federal, state or local critical the defendant shall not leave the judicial district without the write permission of the court or probation officer; the defendant shall report to the probation officer as directed by court or probation officer and shall submit a truthful and complewritten report within the first five days of each month; the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer; the defendant shall support his or her dependents and meet of family responsibilities; the defendant shall work regularly at a lawful occupation unlexcused by the probation officer for schooling, training, or of acceptable reasons; the defendant shall notify the probation officer at least 10 days proposed to any change in residence or employment; the defendant shall refrain from excessive use of alcohol and shall purchase, possess, use, distribute, or administer any narcotic or of controlled substance, or any paraphernalia related to such substance except as prescribed by a physician; the defendant shall not frequent places where controlled substance illegally sold, used, distributed or administered; | me; 10. the 11. ete 11. her 13. ess her 14. rior not her 15. ess, 16. | the defendar activity, and unless grant the defendar time at hon contraband of the defendar or a special a of the court; as directed by parties of ris record or per probation or defendant's the defendar to the probar and, for felo | at shall not associate shall not associate shall not associate shall permission to do at shall permit a probe or elsewhere are observed in plain vint shall notify the ped or questioned by at shall not enter integent of a law enforce by the probation officer to make succompliance with sunt shall, upon releastion officer within 7 | with any persons engaged in criminal with any person convicted of a felony o so by the probation officer; pation officer to visit him or her at any and shall permit confiscation of any ew by the probation officer; probation officer within 72 hours of a law enforcement officer; or any agreement to act as an informer element agency without the permission officer, the defendant shall notify third casioned by the defendant's criminal characteristics, and shall permit the h notifications and to conform the lich notification requirement; are from any period of custody, report 72 hours; possess a firearm, destructive device |
| | The defendant will also comply with the following special | conditions pu | rsuant to Gei | neral Order 01-05 | (set forth below). |

USA vs. Mauricio Pantoja Morales Docket No.: CR 08-900-ABC

STATUTORY PROVISIONS PERTAINING TO PAYMENT AND COLLECTION OF FINANCIAL SANCTIONS

The defendant shall pay interest on a fine or restitution of more than \$2,500, unless the court waives interest or unless the fine or restitution is paid in full before the fifteenth (15th) day after the date of the judgment pursuant to 18 U.S.C. §3612(f)(1). Payments may be subject to penalties for default and delinquency pursuant to 18 U.S.C. §3612(g). Interest and penalties pertaining to restitution, however, are not applicable for offenses completed prior to April 24, 1996.

If all or any portion of a fine or restitution ordered remains unpaid after the termination of supervision, the defendant shall pay the balance as directed by the United States Attorney's Office. 18 U.S.C. §3613.

The defendant shall notify the United States Attorney within thirty (30) days of any change in the defendant's mailing address or residence until all fines, restitution, costs, and special assessments are paid in full. 18 U.S.C. §3612(b)(1)(F).

The defendant shall notify the Court through the Probation Office, and notify the United States Attorney of any material change in the defendant's economic circumstances that might affect the defendant's ability to pay a fine or restitution, as required by 18 U.S.C. §3664(k). The Court may also accept such notification from the government or the victim, and may, on its own motion or that of a party or the victim, adjust the manner of payment of a fine or restitution-pursuant to 18 U.S.C. §3664(k). See also 18 U.S.C. §3572(d)(3) and for probation 18 U.S.C. §3563(a)(7).

Payments shall be applied in the following order:

- 1. Special assessments pursuant to 18 U.S.C. §3013;
- 2. Restitution, in this sequence:

Private victims (individual and corporate), Providers of compensation to private victims, The United States as victim;

- 3. Fine:
- 4. Community restitution, pursuant to 18 U.S.C. §3663(c); and
- 5. Other penalties and costs.

SPECIAL CONDITIONS FOR PROBATION AND SUPERVISED RELEASE

As directed by the Probation Officer, the defendant shall provide to the Probation Officer: (1) a signed release authorizing credit report inquiries; (2) federal and state income tax returns or a signed release authorizing their disclosure and (3) an accurate financial statement, with supporting documentation as to all assets, income and expenses of the defendant. In addition, the defendant shall not apply for any loan or open any line of credit without prior approval of the Probation Officer.

The defendant shall maintain one personal checking account. All of defendant's income, "monetary gains," or other pecuniary proceeds shall be deposited into this account, which shall be used for payment of all personal expenses. Records of all other bank accounts, including any business accounts, shall be disclosed to the Probation Officer upon request.

The defendant shall not transfer, sell, give away, or otherwise convey any asset with a fair market value in excess of \$500 without approval of the Probation Officer until all financial obligations imposed by the Court have been satisfied in full.

These conditions are in addition to any other conditions imposed by this judgment.

RETURN

I have executed the within Judgment and Commitment as follows:

| USA vs. Mauricio Pantoja Morales | | Docket No.: CR 08-900- | ABC |
|--|--------------------------------------|---------------------------------|--------------------------------------|
| Defendant delivered on | | to | |
| Defendant noted on appeal on | | to | |
| Defendant released on | | | |
| Mandate issued on | | | |
| Defendant's appeal determined on | | | |
| Defendant delivered on | | to | |
| at | | | |
| the institution designated by the Bu | reau of Prisons, with a certified co | y of the within Judgment and | Commitment. |
| | United St | ates Marshal | |
| | Ву | | |
| Date | Deputy N | 1arshal | |
| | | | |
| | CERTIFIC | ATE | |
| I hereby attest and certify this date that t legal custody. | the foregoing document is a full, tr | ue and correct copy of the orig | inal on file in my office, and in my |
| | Clerk, U. | S. District Court | |
| | Ву | | |
| Filed Date | Deputy C | lerk | |
| | | | |
| | | | |
| | | | |
| | FOR U.S. PROBATION O | FFICE USE ONLY | |
| Upon a finding of violation of probation of supervision, and/or (3) modify the conditi | or supervised release, I understand | that the court may (1) revoke s | supervision, (2) extend the term of |
| These conditions have been read | to me. I fully understand the cond | litions and have been provided | l a copy of them. |
| (Signed) | | | |
| Defendant | _ | Date | |
| | | | |
| U. S. Probation Officer | /Designated Witness | Date | |